

**From:** [Schilling, Blair](#)  
**To:** [Pierce, Jennifer](#)  
**Cc:** [Gonzalez, EduardoJ](#)  
**Subject:** RE: FOIA EPA R2 2021 006022 and 006226 - modification of scope  
**Date:** Tuesday, September 07, 2021 5:17:34 PM

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Thank you very much, Jenny and Eduardo. The summary of our call looks accurate. I appreciate your efforts and look forward to continuing to work with you.

Blair

**E. Blair Schilling**  
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**From:** Pierce, Jennifer <[pierce.jennifer@epa.gov](mailto:pierce.jennifer@epa.gov)>  
**Sent:** Tuesday, September 7, 2021 2:43 PM  
**To:** Schilling, Blair <[bschilling@fishmanhaygood.com](mailto:bschilling@fishmanhaygood.com)>  
**Cc:** Gonzalez, EduardoJ <[Gonzalez.EduardoJ@epa.gov](mailto:Gonzalez.EduardoJ@epa.gov)>  
**Subject:** FOIA EPA R2 2021 006022 and 006226 - modification of scope

Hi Blair,

Thank you for your time this afternoon. As we discussed during our meeting, we have modified somewhat the scope of each of your two FOIA requests currently pending in our office, EPA R2 2021 006022 and EPA R2 2021 006226. We ask that you please respond to confirm the below descriptions are accurate and that this is a mutual understanding of our discussion.

EPA R2 2021 006022:

You confirmed that the date "July 12, 2021" referenced in this request is a typo and should read "June 12, 2021," instead.

EPA R2 2021 006226

We discussed the scope of this request and understand that we will proceed with two interim releases of written compliance orders, notices of violation (NOV), and penalty orders issued by EPA to Limetree Bay Refining, Limetree Bay Terminals, Limetree Bay Holdings, or Limetree Bay Ventures between 2016 and 2019. We will set a rolling, interim 15-day release schedule for release of

documents we identify to be responsive to this request. For the first release, with an agreed to date of September 22, 2021, we will prioritize identification of any compliance orders, NOVs, and penalty orders under the following EPA programs/statutes: RCRA, CAA, and tank-farm related enforcement. For the second release, which will occur within 30 days of today (by October 7, 2021), we will work to identify any such compliance orders, NOVs, and penalty orders issued under CERCLA and/or the CWA.

Once EPA has completed a review of the above-referenced documents and completed release of such responsive documents, subject to FOIA exemption review, we will have another conversation with you about any additional documents you may be seeking pursuant to this request to determine whether additional modification of your request would be appropriate.

Thank you,

Jenny

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